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SOUTHERN DISTRICT OF CALIFORNIA

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UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

JOHN SONES, on behalf of himself, and on
behalf of all persons similarly situated,

Plaintiffs,

vs.

WORLD MORTGAGE COMPANY; and,
Does 1 to 10,

Defendants.

CASE No. _____

CLASS AND COLLECTIVE ACTION
COMPLAINT FOR:

1. FAILURE TO PAY COMPENSATION IN
VIOLATION OF 29 U.S.C. § 201, *et seq.*;

2. FAILURE TO PAY WAGES IN
VIOLATION OF CAL. LAB. CODE §§ 510,
515, 551, 552, 1182, 1194, 1197 AND 1198,
et seq.;

3. FAILURE TO PROVIDE WAGES WHEN
DUE IN VIOLATION OF CAL. LAB. CODE
§ 203;

4. FAILURE TO PROVIDE ACCURATE
ITEMIZED STATEMENTS IN VIOLATION
OF CAL. LAB. CODE § 226;

5. FAILURE TO PROVIDE MEAL AND
REST PERIODS IN VIOLATION OF CAL.
LAB. CODE § 226.7 AND 512;

6. FAILURE TO INDEMNIFY IN
VIOLATION OF CAL. LAB. CODE § 2802;
and,

7. UNFAIR COMPETITION IN
VIOLATION OF CAL. BUS. & PROF.
CODE § 17200, *et seq.*

DEMAND FOR A JURY TRIAL

1 Plaintiff John Sones alleges on information and belief, except for his own acts and
2 knowledge, the following:

3 **NATURE OF THE ACTION**

4 1. Plaintiff John Sones ("PLAINTIFF") brings this class action on behalf of
5 himself and a California class consisting of all individuals who are or previously were employed by
6 Defendant World Mortgage Company (hereinafter referred to as "DEFENDANTS") as loan officers
7 and mortgage counselors in California during the Class Period as hereinafter defined (the
8 "CLASS").

9 2. Individuals in this position or loan officer and/or mortgage counselor with
10 DEFENDANTS are and were employees entitled to be classified as non-exempt, entitled to be paid
11 at least minimum wage, entitled to regular and overtime compensation, entitled to be provided with
12 meal and rest breaks, entitled to reimbursement for out-of-pocket expenses spent in discharge of
13 services for the employer's benefit, and entitled to prompt payment of all amounts due and unpaid
14 owing upon leaving employment.

15 3. Although DEFENDANTS require their employees employed as loan officers and
16 mortgage counselors to work more than eight (8) hours a day, more than forty (40) hours a week,
17 and work hours on the seventh (7th) consecutive day of a work week, as a matter of policy and
18 practice, DEFENDANTS consistently and uniformly failed to properly classify these employees,
19 and through such practice, failed to record and pay such employees for hours worked, denying them
20 the compensation that the law requires.

21 4. PLAINTIFF, on behalf of himself and the CLASS of loan officers and mortgage
22 counselors similarly situated, seeks to have all such employees reclassified and recover all the
23 compensation that DEFENDANTS were required by law to provide, but failed to provide, to
24 PLAINTIFF and all other CLASS members, including but not limited to minimum wage for hours
25 worked, regular and overtime compensation for hours worked, compensation for missed meal and
26 rest breaks, reimbursement for out of pocket expenses, compensation for amounts not paid upon
27 leaving employment and such other and further compensation, penalties, and interest as shall be
28 determined.

1 **JURISDICTION AND VENUE**

2 5. This Court has jurisdiction over PLAINTIFF'S federal claim pursuant to 28
3 U.S.C. § 1331, federal question jurisdiction, 29 U.S.C. § 219, the Fair Labor Standards Act, and 28
4 U.S.C. § 1367, supplemental jurisdiction of state law claims.

5 6. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) and (c), because
6 DEFENDANTS do substantial business in this District and committed the wrongful conduct against
7 certain members of the CLASS in San Diego County, California.

8
9 **PARTIES**

10 7. Plaintiff John Sones was employed by DEFENDANTS from on or about July 17,
11 2006 to August 15, 2007, in the state of California.

12 8. DEFENDANTS conducted and continue to conduct substantial and regular business
13 in San Diego County, California, and throughout California. DEFENDANTS also conduct business
14 throughout the United States and are an enterprise engaged in commerce within the meaning of the
15 Fair Labor Standards Act by regularly and recurrently receiving or transmitting interstate
16 communications.

17 9. The Defendants named in this Complaint, and Does 1 through 10,
18 inclusive, are, and at all times mentioned herein were, the agents, servants, and/or employees of
19 each of the other Defendant and each Defendant was acting within the course of scope of his, her or
20 its authority as the agent, servant and/or employee of each of the other Defendant (the
21 "DEFENDANTS"). Consequently, all the DEFENDANTS are jointly and severally liable to the
22 PLAINTIFF and the other members of the CLASS, for the losses sustained as a proximate result of
23 DEFENDANTS' conduct.

24
25 **COLLECTIVE ACTION UNDER THE FLSA**

26 10. PLAINTIFF brings this lawsuit as a collective action under the Fair Labor and
27 Standards Act, 29 U.S.C. § 201, *et seq.* (the "FLSA"), on behalf of all persons who were, are, or will
28 be employed by DEFENDANTS in California as loan officers, mortgage counselors, or in other

1 substantially similar positions, at any time within the applicable statute of limitations period (the
2 "COLLECTIVE CLASS PERIOD"), who have been misclassified as exempt from compensation for
3 all hours worked (the "COLLECTIVE CLASS"). To the extent equitable tolling operates to toll
4 claims by the COLLECTIVE CLASS against the DEFENDANTS, the COLLECTIVE CLASS
5 PERIOD should be adjusted accordingly. The COLLECTIVE CLASS includes all such persons,
6 whether or not they were paid by commission, by salary, or by part commission and part salary.

7 11. Questions of law and fact common to the COLLECTIVE CLASS as a whole, but not
8 limited to the following, include:

- 9 a. Whether DEFENDANTS misclassified PLAINTIFF and members of the
10 COLLECTIVE CLASS as exempt from receiving compensation for all hours
11 worked, including federal minimum wage compensation and overtime compensation;
12 b. Whether DEFENDANTS failed to adequately compensate the members
13 of the COLLECTIVE CLASS for all hours worked as required by the FLSA,
14 including the time worked through their meal periods;
15 c. Whether DEFENDANTS should be enjoined from continuing the practices which
16 violate the FLSA; and,
17 d. Whether DEFENDANTS are liable to the COLLECTIVE CLASS.

18 12. The first cause of action for the violations of the FLSA may be brought and
19 maintained as an "opt-in" collective action pursuant to Section 16(b) of FLSA, 29 U.S.C. 216(b), for
20 all claims asserted by the representative PLAINTIFF of the COLLECTIVE CLASS because the
21 claims of the PLAINTIFF are similar to the claims of the members of the prospective
22 COLLECTIVE CLASS.

23 13. PLAINTIFF John Sones and the COLLECTIVE CLASS are similarly situated,
24 have substantially similar job requirements and pay provisions, and are subject to DEFENDANTS'
25 common and uniform policy and practice of misclassifying their employees, failing to pay for all
26 actual time worked and wages earned, and failing to accurately record all hours worked by these
27 employees in violation of the FLSA and the Regulations implementing the Act as enacted by the
28 Secretary of Labor (the "REGULATIONS").

CLASS ACTION ALLEGATIONS

14. PLAINTIFF John Sones brings this action on behalf of himself in his individual capacity and also on behalf of a California Class of all employees of DEFENDANTS in California who were, are, or will be employed as loan officers, mortgage counselors, or in other substantially similar positions, who were misclassified as exempt from receiving compensation for all hours worked during the period commencing on the date four years prior to the filing of this complaint and ending on the class period cutoff date (the "CALIFORNIA CLASS PERIOD"). This class is hereinafter referred to as the "CALIFORNIA CLASS." The CALIFORNIA CLASS includes all such persons, whether or not they were paid by commission, by salary, or by part commission and part salary.

15. DEFENDANTS, as a matter of corporate policy, practice and procedure, and in violation of the applicable California Labor Code ("Labor Code") and Industrial Welfare Commission ("IWC") Wage Order Requirements intentionally, knowingly, and systematically misclassified the PLAINTIFF and the other members of the CALIFORNIA CLASS as exempt from receiving compensation for all hours worked and other labor laws in order to avoid the payment of wages due for hours worked by misclassifying their positions as commissioned sales employees. To the extent equitable tolling operates to toll claims by the CALIFORNIA CLASS against DEFENDANTS, the CALIFORNIA CLASS PERIOD should be adjusted accordingly.

16. DEFENDANTS violated the rights of the CALIFORNIA CLASS under California law by:

- (a) Committing an act of unfair competition in violation of the California Labor Code, by failing to pay PLAINTIFF and the members of the CALIFORNIA CLASS all wages and compensation due for all hours worked in a work week.
- (b) Violating California law, including Cal. Labor Code § 204, by failing to pay PLAINTIFF and the members of the CALIFORNIA CLASS pay for all work hours for which DEFENDANTS are liable pursuant to Cal. Lab. Code § 1194.

- 1 (c) Violating Cal. Lab. Code §§ 1194 and 1197, the California Wage Order 4-
2 2001 (the "Wage Order"), California Code of Regulations § 11040(4), and
3 the applicable California Minimum Wage Orders by failing to pay
4 PLAINTIFF and the members of the CALIFORNIA CLASS at least the
5 applicable minimum wage rate for each year of the CALIFORNIA CLASS
6 PERIOD.
- 7 (d) Violating the Wage Order and California Code of Regulations § 11040 by
8 misclassifying PLAINTIFF and the members of the CALIFORNIA CLASS as
9 exempt commissioned sales persons and failing to provide overtime
10 compensation for all hours worked excess of eight (8) hours in a day, forty
11 (40) in a week, or for hours worked on the seventh (7th) consecutive workday
12 day.
- 13 (e) Violating Cal. Lab. Code § 203, which provides that when an employee is
14 discharged or quits from employment, the employer must pay the employee
15 all wages due without abatement, by failing to tender full payment and/or
16 restitution of wages owed or in the manner required by California law to the
17 PLAINTIFF and the members of the CALIFORNIA CLASS who have
18 terminated their employment. Thus, DEFENDANTS are liable for such
19 wages for a period of thirty (30) days following the termination of such
20 employment.
- 21 (f) Violating Cal. Lab. Code § 226, by failing to provide PLAINTIFF and the
22 members of the CALIFORNIA CLASS with an accurate itemized statement
23 in writing showing the total hours worked by the employee.
- 24 (g) Violating the Wage Order and California Code of Regulations § 11040,
25 subsection 7, by failing to maintain accurate records of time and hours
26 worked in the payroll period and failing to make such information available
27 to employees.
- 28 (h) Violating Cal. Lab. Code §§ 1198 and 226.7 and the regulations and orders

1 implementing the Code, by failing to provide PLAINTIFF and the members
2 of the CALIFORNIA CLASS with meal periods and are thus liable for
3 premium pay of one hour for each workday such meal periods were denied.

- 4 (i) Violating Cal. Lab. Code § 2802 by failing to indemnify and reimburse
5 PLAINTIFF, and all the members of the CALIFORNIA CLASS for all
6 expenses incurred in direct consequence of the discharge of their duties

7 17. This Class Action meets the statutory prerequisites for the maintenance of a Class
8 Action as set forth in Rule 23 of the Federal Rules of Civil Procedure ("F.R.C.P."), in that:

- 9 (a) The persons who comprise the CALIFORNIA CLASS are so numerous that
10 the joinder of all such persons is impracticable and the disposition of their
11 claims as a class will benefit the parties and the Court;
- 12 (b) Nearly all factual, legal, statutory, declaratory and injunctive relief issues that
13 are raised in this Complaint are common to the CALIFORNIA CLASS and
14 will apply uniformly to every member of the CALIFORNIA CLASS;
- 15 (c) The claims of the representative PLAINTIFF are typical of the claims of each
16 member of the CALIFORNIA CLASS. PLAINTIFF, like all other members
17 of the CALIFORNIA CLASS, was systematically misclassified as exempt
18 from receiving compensation for all hours worked and sustained economic
19 injuries arising from DEFENDANTS' violations of the laws of California.
20 PLAINTIFF and the members of the CALIFORNIA CLASS are similarly or
21 identically harmed by the same unlawful, deceptive, unfair and pervasive
22 pattern of misconduct engaged in by the DEFENDANTS of systematically
23 misclassifying as exempt all loan officers and mortgage counselors from
24 receiving compensation for all hours worked.
- 25 (d) The representative PLAINTIFF will fairly and adequately represent and
26 protect the interest of the CALIFORNIA CLASS, and has retained counsel
27 who are competent and experienced in Class Action litigation. There are no
28 material conflicts between the claims of the representative PLAINTIFF and

1 the members of the CALIFORNIA CLASS that would make class
2 certification inappropriate. Counsel for the CALIFORNIA CLASS will
3 vigorously assert the claims of all Class Members.

4 18. In addition to meeting the statutory prerequisites to a Class Action, this action is
5 properly maintained as a Class Action pursuant to F.R.C.P. 23, in that:

- 6
- 7 (a) Without class certification and determination of declaratory, injunctive,
8 statutory and other legal questions within the class format, prosecution of
9 separate actions by individual members of the CALIFORNIA CLASS will
10 create the risk of:
- 11 1) Inconsistent or varying adjudications with respect to individual
12 members of the CALIFORNIA CLASS which would establish
13 incompatible standards of conduct for the parties opposing the
14 CALIFORNIA CLASS; or,
- 15 2) Adjudication with respect to individual members of the
16 CALIFORNIA CLASS which would as a practical matter be
17 dispositive of interests of the other members not party to the
18 adjudication or substantially impair or impede their ability to protect
19 their interests.
- 20 (b) The parties opposing the CALIFORNIA CLASS have acted on grounds
21 generally applicable to the CALIFORNIA CLASS, making appropriate class-
22 wide relief with respect to the CALIFORNIA CLASS as a whole in that the
23 DEFENDANTS systematically misclassified all loan officers and mortgage
24 counselors as exempt from receiving compensation for all hours worked;
- 25 (c) Common questions of law and fact exist as to the members of the
26 CALIFORNIA CLASS and predominate over any question affecting only
27 individual members, and a Class Action is superior to other available
28 methods for the fair and efficient adjudication of the controversy, including

consideration of:

- 1) The interests of the members of the CALIFORNIA CLASS in individually controlling the prosecution or defense of separate actions;
- 2) The extent and nature of any litigation concerning the controversy already commenced by or against members of the CALIFORNIA CLASS;
- 3) The desirability or undesirability of concentrating the litigation of the claims in the particular forum;
- 4) The difficulties likely to be encountered in the management of a Class Action; and,
- 5) The basis of DEFENDANTS misclassifying PLAINTIFF and the CALIFORNIA CLASS as exempt from receiving overtime compensation.

19. This Court should permit this action to be maintained as a Class Action pursuant to F.R.C.P. 23 because:

- (a) The questions of law and fact common to the CALIFORNIA CLASS predominate over any question affecting only individual members;
- (b) A Class Action is superior to any other available method for the fair and efficient adjudication of the claims of the members of the CALIFORNIA CLASS;
- (c) The members of the CALIFORNIA CLASS are so numerous that it is impractical to bring all members of the CALIFORNIA CLASS before the Court;
- (d) PLAINTIFF, and the other CALIFORNIA CLASS members, will not be able to obtain effective and economic legal redress unless the action is maintained as a Class Action;
- (e) There is a community of interest in obtaining appropriate legal and equitable relief for the common law and statutory violations and other improprieties,

1 and in obtaining adequate compensation for the damages and injuries which
2 DEFENDANTS' actions have inflicted upon the CALIFORNIA CLASS;

3 (f) There is a community of interest in ensuring that the combined assets and
4 available insurance of DEFENDANTS are sufficient to adequately
5 compensate the members of the CALIFORNIA CLASS for the injuries
6 sustained;

7 (g) DEFENDANTS have acted or refused to act on grounds generally applicable
8 to the CALIFORNIA CLASS, thereby making final class-wide relief
9 appropriate with respect to the CALIFORNIA CLASS as a whole; and

10 (h) The members of the CALIFORNIA CLASS are readily ascertainable from the
11 business records of the DEFENDANTS. The CALIFORNIA CLASS
12 consists of all of DEFENDANTS' employees employed as loan officers and
13 mortgage counselors in California who were classified as exempt from
14 receiving wages for all hours worked. DEFENDANTS, as a matter of law,
15 has the burden of proving the basis for the exemption as to each and every
16 loan officer and mortgage counselor so classified. To the extent that
17 DEFENDANTS have failed to maintain records sufficient to establish the
18 basis for the exemption (including but not limited to, the employee's job
19 duties, wages, and hours worked) for any loan officer or mortgage counselor,
20 DEFENDANTS are estopped, as a matter of law, to assert the existence of
21 the exemption.

22
23 **GENERAL ALLEGATIONS**

24 20. DEFENDANTS, as a matter of corporate policy, practice and procedure, and in
25 violation of the applicable California Labor Code ("Labor Code"), Industrial Welfare Commission
26 ("IWC") Wage Order Requirements, and the applicable provisions of the FLSA, intentionally,
27 knowingly, and wilfully, on the basis of job title alone and without regard to the actual overall
28 requirements of the job or compensation paid, systematically misclassified the PLAINTIFF and the

1 other members of the CALIFORNIA CLASS and the COLLECTIVE CLASS (the "CLASS") as
2 exempt from receiving wages for all hours worked. This practice of DEFENDANTS was intended
3 to purposefully avoid the payment of earned wages by misclassifying the PLAINTIFF and other loan
4 officers and mortgage counselors similarly situated as exempt, commissioned sales people,
5 regardless of whether wages should have been paid and regardless of whether actual "commissions"
6 were in fact paid to the CLASS. To the extent equitable tolling operates to toll claims by the
7 CLASS against DEFENDANTS, the CALIFORNIA CLASS PERIOD and the COLLECTIVE
8 CLASS PERIOD (the "CLASS PERIODS") should be adjusted accordingly.

9 21. DEFENDANTS have intentionally and deliberately created numerous job levels and
10 a multitude of job titles to create the superficial appearance of hundreds of unique jobs, when in
11 fact, these jobs are substantially similar and can be easily grouped together for the purpose of
12 determining whether they are entitled to wages for hours worked and whether DEFENDANTS were
13 required to maintain accurate time and hour records. For example, although PLAINTIFF was
14 initially hired as "Loan Officer," DEFENDANTS later changed his job title to "Mortgage
15 Counselor" approximately nine (9) months after hiring. Despite the new title, PLAINTIFF
16 continued to perform only the same job functions as a "Mortgage Counselor" that he performed as a
17 "Loan Officer." Indeed, one of DEFENDANTS' purposes in creating and maintaining this multi-
18 level job classification scheme is to create a roadblock to discovery and class certification for all
19 employees similarly misclassified as exempt. DEFENDANTS have uniformly misclassified these
20 CLASS members as exempt and denied them wages and other benefits to which they are entitled in
21 order to unfairly cheat the competition and unlawfully profit.

22 22. DEFENDANTS maintain records from which the Court can ascertain and identify
23 each of DEFENDANTS' employees who as CLASS members, have been systematically,
24 intentionally and uniformly misclassified as exempt from receiving wages for all hours worked as a
25 matter of DEFENDANTS' corporate policy, practice and procedure. To the extent DEFENDANTS'
26 have assigned job titles, other than loan officer and mortgage counselor, to employees subjected to
27 the practices herein alleged, PLAINTIFF will seek leave to amend the complaint to include any
28 additional job titles when they have been identified.

1 23. DEFENDANTS have intentionally and deliberately created a variety of pay
2 structures to create the superficial appearance of unique payment plans, when in fact, these payment
3 plans were all effectuated and applied across the board to all employees at certain times during the
4 CLASS PERIOD. One of DEFENDANTS' purposes in creating and maintaining different payment
5 schemes throughout the CLASS PERIOD is to create a roadblock to discovery and class
6 certification for all employees similarly misclassified as exempt. PLAINTIFF and the other
7 members of the CLASS were all similarly subjected to each payment plan when such plans were put
8 in place by DEFENDANTS. These employees can be easily grouped together for the purpose of
9 analyzing whether each payment plan deprived the PLAINTIFF and members of the CLASS of
10 wages and rights to which these employees were entitled receive because DEFENDANTS uniformly
11 subjected PLAINTIFF and the CLASS members to each payment plan, for each period that each
12 plan was in effect, thereby denying PLAINTIFF and the members of the CLASS wages and rights to
13 which they are entitled, in order to unfairly cheat the competition and unlawfully profit.

14 24. DEFENDANTS maintain records from which the Court can ascertain and identify
15 each of DEFENDANTS' pay structures that systematically, intentionally and uniformly deprived
16 PLAINTIFF and the members of the CLASS from receiving wages for all hours worked as a matter
17 of DEFENDANTS' corporate policy, practice and procedure. PLAINTIFF will seek leave to
18 amend the complaint to detail these pay structures, whether such pay structures were comprised of
19 pay by commission, by salary, or by part commission and part salary. One of the pay structures
20 known to have been used by DEFENDANTS was the payment by "draw on commission." In
21 conjunction with the use of this pay structure, DEFENDANTS informed PLAINTIFF and the other
22 members of the CLASS that if they were to ever terminate employment with DEFENDANTS for
23 any reason, that such employees would be responsible to pay back to DEFENDANTS any draw that
24 was previously earned. This reprehensible policy was systematically communicated to PLAINTIFF
25 and every member of the CLASS, resulting in a clear violation of Cal. Lab. Code § 221, which
26 states: "It shall be unlawful for any employer to collect or receive from an employee any part of
27 wages theretofore paid by said employer to said employee."
28

THE CONDUCT

1
2 25. PLAINTIFF John Sones was hired by DEFENDANTS and placed initially placed
3 into the job title of "loan officer," in one of DEFENDANTS' offices in the state of California. The
4 job title was described to the PLAINTIFF as a full-time position, wherein the performance of certain
5 duties would entitle PLAINTIFF to commissions. PLAINTIFF functions as a working member on
6 the production side of the mortgage business for DEFENDANTS. The job duties of PLAINTIFF
7 and the loan officers and mortgage counselors are to deliver loan applications, market
8 DEFENDANTS' loans according to established procedures, prepare loan documentation and
9 applications, write loans according to DEFENDANTS guidelines, process DEFENDANTS' mailers,
10 and make calls from DEFENDANTS' offices. A mortgage loan is the product that DEFENDANTS
11 deliver to the customers. The PLAINTIFF and other members of the CLASS prepare loan
12 documentation and applications for submission based on rigidly defined parameters established by
13 DEFENDANTS. Effectively, the members of the CLASS act simply as clerks, delivering loan
14 applications and preparing the loan applications based upon DEFENDANTS' criteria so as to
15 qualify the product as a loan. In delivering and preparing loan applications, the members of the
16 CLASS are endowed with no authority to change any of DEFENDANTS' product criteria. Like any
17 clerk, the members of the CLASS can only follow the criteria established by the DEFENDANTS in
18 a routine, automatic manner that is devoid of any independent judgment or discretion. In addition,
19 as part of his employment with DEFENDANTS, PLAINTIFF was required to use his cell-phone and
20 automobile to conduct business. DEFENDANTS, however, refused to reimburse PLAINTIFF for
21 the cell-phone expense and automobile expense expended in direct consequence of the discharge of
22 PLAINTIFF'S duties for DEFENDANTS.

23 26. In performing these routine tasks for DEFENDANTS at DEFENDANTS' offices, the
24 members of the CLASS have worked and continue to work for DEFENDANTS without being paid
25 the requisite minimum or overtime wages for all hours worked. As a result of these rigorous
26 demands, PLAINTIFF and other similarly situated employees were also often unable to take meal
27 and/or rest breaks due to the press of DEFENDANTS' business. During the Class Period,
28 PLAINTIFF, and the members of the CLASS worked and/or still work on the production side of the

1 DEFENDANTS' business, but are nevertheless misclassified as exempt.

2 27. Neither the PLAINTIFF, nor any member of the CLASS, was primarily engaged in
3 work of a type that was or now is directly related to the DEFENDANTS' management policies or
4 general business operations, when giving these words a fair but narrow construction. Neither the
5 PLAINTIFF, nor any member of the CLASS was primarily engaged in work of a type that was or
6 now is performed at the level of the policy or management of the DEFENDANTS. To the contrary,
7 the work of DEFENDANTS' loan officers and mortgage counselors is work wherein PLAINTIFF
8 and members of the CLASS are primarily engaged in the day to day business operations of the
9 DEFENDANTS, to mechanically deliver completed loan applications in accordance with the
10 established criteria of the management policies and general business operations established by
11 DEFENDANTS' management. In this way, the work of PLAINTIFF and the members of the
12 CLASS is focused solely on the mechanical routine of obtaining and submitted the loan
13 documentation pursuant to DEFENDANTS' established criteria. A loan officer or a mortgage
14 counselor's work in obtaining and preparing loan applications does not permit judgment or
15 discretion that is independent, as this work is performed according to DEFENDANTS' established
16 criteria and procedures.

17 28. Considerations such as (a) DEFENDANTS' realistic expectations for the jobs titled
18 loan officer and mortgage counselor, on the production side of the DEFENDANTS' business
19 enterprise, and (b) the actual overall requirements of the jobs titled loan officer and mortgage
20 counselor, are susceptible to common proof. The fact that their work and those of other similarly
21 situated employees involved, on occasion, a bonus or a draw on commission does not mean that the
22 PLAINTIFF and other members of the CLASS are exempt from receiving minimum or overtime
23 wages for all hours worked. The work that PLAINTIFF and other members of the CLASS were and
24 are primarily engaged in performing day to day activities is the work that is required to be
25 performed as part of the day to day business of DEFENDANTS of obtaining and preparing loan
26 applications. As a result, PLAINTIFF and the other members of the CLASS were and still are
27 primarily engaged in work that falls squarely on the production side of the administrative/production
28 worker dichotomy.

1 29. DEFENDANTS systematically misclassified as exempt PLAINTIFF and all other
2 members of the CALIFORNIA CLASS and COLLECTIVE CLASS solely on the basis of their job
3 title and without regard to DEFENDANTS' realistic expectations, the actual overall requirements of
4 the job, or the pay received by the employee. Consequently, PLAINTIFF and the other members of
5 the CALIFORNIA CLASS and COLLECTIVE CLASS were uniformly and systematically
6 exempted by DEFENDANTS from payment of wages due for hours worked during the CLASS
7 PERIOD.

8 30. Cal. Lab. Code § 515 appoints the Industrial Welfare Commission to establish
9 exemptions from the requirement that an overtime rate of compensation be paid pursuant to
10 Sections 510 and 511 for executive, administrative, and professional employees, provided that the
11 employee is primarily engaged in the duties that meet the test of the exemption, customarily and
12 regularly exercises discretion and independent judgment in performing those duties, and earns a
13 monthly salary equivalent to no less than two times the state minimum wage for full-time
14 employment. California Labor Code § 515 and Industrial Welfare Commission Wage Order 4-2001
15 (the "Wage Order") set forth the requirements which must be satisfied in order for an employee to
16 be lawfully classified as exempt from certain provisions of the Wage Order. Although wrongfully
17 classified by DEFENDANTS as exempt from certain requirements of the Wage Order at the time of
18 hire and thereafter, PLAINTIFF, and all other members of the similarly-situated CALIFORNIA
19 CLASS, are not exempt under Industrial Welfare Commission Wage Order 4-2001 (the "Wage
20 Order"), and Cal. Lab. Code § 515.

21 31. Section 13 of the FLSA and 29 Code of Federal Regulations Part 541, *et seq.*, set
22 forth the requirements which must be satisfied in order for an employee to be lawfully classified as
23 exempt. Although wrongfully classified by DEFENDANTS as exempt at the time of hire and
24 thereafter, PLAINTIFF, and all other members of the similarly-situated COLLECTIVE CLASS, are
25 not exempt under section 13 of the FLSA or the provisions of 29 C.F.R. 541, *et seq.*

26 32. Despite the fact that PLAINTIFF, and the other members of the CLASS, regularly
27 worked in excess of eight (8) hours a day and/or forty (40) hours per week and/or on the seventh
28 (7th) consecutive day of a work week, they did not receive minimum wages for the time worked nor

1 overtime wages for the overtime hours worked, and as a result suffered an economic injury.

2 33. Pursuant to California Labor Code Section 1197, the payment of wages to
3 employees less than the minimum wage established by the Industrial Welfare Commission is
4 unlawful. DEFENDANTS have failed to pay PLAINTIFF and the other members of the
5 CALIFORNIA CLASS wages at the amount established by the Minimum Wage Order, as set forth
6 in Cal. Code of Regulations § 11000. The only employees to whom the applicability of the
7 minimum wage order would not apply are employees who are exempt under the executive,
8 administrative, or professional exemptions. As described above, the duties of PLAINTIFF and the
9 other members of the CLASS do not qualify these employees for any of these exemptions. The only
10 other employees who may be exempt from the minimum wage requirements are "outside sales
11 persons." Neither PLAINTIFF nor any member of the CALIFORNIA CLASS were outside sales
12 persons as defined by the Wage Order because more than half the working day was not spent away
13 from the employer's place of business selling tangible or intangible items or obtaining orders or
14 contracts for products, services or use of facilities.

15 34. California Code of Regulations § 11040(3)(A) provides that:

16 The provisions of subsections (A), (B) and (C) [of the Wage Order] above shall not
17 apply to any employee whose earnings exceed one and one-half (1 1/2) times the
18 minimum wage if more than half of that employee's compensation represents
19 commissions.

20 PLAINTIFF and the other members of the CLASS were not paid according to the structure above,
21 and were, therefore, not exempt from the requirement that they be paid overtime. Further,
22 employees who are paid pursuant to the pay structure outlined by Cal. Code of Regs. § 11040(3)
23 would only be exempt from the provisions of subsections (A), (B) and (C), which govern the
24 payment of overtime. Nothing in this limited exemption, however, relieves an employer from the
25 obligations of :

- 26 (i) California Code of Regulations § 11040(4), which requires employers to pay at least
27 minimum wage;
28 (ii) California Code of Regulations § 11040(7), which requires employers to provide

1 accurate, itemized statements;

2 (iii) California Code of Regulations § 11040(11), which requires employers to provide
3 meal periods to employees; or

4 (iv) California Code of Regulations § 11040(12), which requires employers to provide
5 rest periods to employees.

6 35. Section 6 of the FLSA sets forth the requirement that employees engaged in
7 commerce, such as PLAINTIFF and the other members of the COLLECTIVE CLASS, shall be paid
8 at the applicable federally established rate of minimum wage. DEFENDANTS have violated
9 section 6 of the FLSA by not paying PLAINTIFF and the other members of the COLLECTIVE
10 CLASS at the rates established by section 6 of the FLSA.

11 36. Pursuant to 29 U.S.C. § 207, PLAINTIFF and other members of the COLLECTIVE
12 CLASS, were required to be compensated for all meal breaks taken by PLAINTIFF and the other
13 members of the COLLECTIVE CLASS where they performed duties predominantly for the benefit
14 of the DEFENDANTS during the meal breaks. Under 29 CFR 785.19, this time spent during the
15 lunch break is compensable because PLAINTIFF and the other members of the COLLECTIVE
16 CLASS were required to perform duties while eating.

17 18 FIRST CAUSE OF ACTION

19 **Fair Labor Standards Act, 29 U.S.C. §§ 201, *et seq.* ("FLSA")**

20 **(By PLAINTIFF and the COLLECTIVE CLASS and Against all DEFENDANTS)**

21 37. PLAINTIFF, and the other members of the COLLECTIVE CLASS,
22 reallege and incorporate by this reference, as though fully set forth herein, paragraphs 1 through 36
23 of this Complaint.

24 38. DEFENDANTS are engaged in communication, business, and transmission
25 throughout the United States and are, therefore, engaged in commerce within the meaning of 29
26 U.S.C. § 203(b).

27 39. 29 U.S.C. § 255 provides that a three-year statute of limitations applies to willful
28 violations of the FLSA.

1 40. The Fair Labor Standards Act, 29 U.S.C. §201, *et seq.*, states that an employee must
2 be compensated for all hours worked, including all straight time compensation and overtime
3 compensation. 29 C.F.R. §778.223 and 29 C.F.R. §778.315. This Court has concurrent jurisdiction
4 over claims involving the Fair Labor Standards Act pursuant to 29 U.S.C. § 216.

5 41. 29 U.S.C. § 206 provides that every employer shall pay to each of his
6 employees who in any workweek is engaged in commerce or in the production of goods for
7 commerce, or is employed in an enterprise engaged in commerce or in the production of goods for
8 commerce, wages at the rate of \$5.15 per hour during the period of the COLLECTIVE CLASS
9 PERIOD up to July 24, 2007, except that employees under twenty (20) years of age must be paid
10 at least \$4.25 per hour during their first 90 consecutive calendar days of employment with an
11 employer. For the period from July 24, 2007 to twelve (12) months thereafter, the federal minimum
12 rate for hourly wages was \$5.85 per hour. Beginning July 24, 2008, the federal minimum rate for
13 hourly wages will be \$6.55 per hour, until July 24, 2009, when the rate will be \$7.25.

14 42. Section 213(a)(1) of the FLSA provides that the overtime pay requirement does not
15 apply to:

16 any employee employed in a bona fide executive, administrative, or professional
17 capacity (including any employee employed in the capacity of academic
18 administrative personnel or teacher in elementary or secondary schools), or in the
19 capacity of outside salesman (as such terms are defined and delimited from time to
20 time by regulations of the Secretary, subject to the provisions of the Administrative
21 Procedure Act [5 USCS §§ 551 *et seq.*] except [that] an employee of a retail or
22 service establishment shall not be excluded from the definition of employee
23 employed in a bona fide executive or administrative capacity because of the number
24 of hours in his workweek which he devotes to activities not directly or closely related
25 to the performance of executive or administrative activities, if less than 40 per
26 centum of his hours worked in the workweek are devoted to such activities).

27 43. DEFENDANTS have willfully engaged in a widespread pattern and practice of
28 violating the provisions of the FLSA, as detailed above, by uniformly designating certain employees

1 as "exempt" employees, by their job title and without regard to DEFENDANTS' realistic
2 expectations and actual overall requirements of the job, including PLAINTIFF and the other
3 members of the COLLECTIVE CLASS who worked on the production side of the DEFENDANTS'
4 business enterprise. This was done in an illegal attempt to avoid payment of minimum wages,
5 overtime wages and other benefits in violation of the FLSA and Code of Federal Regulations
6 requirements.

7 44. Pursuant to the Fair Labor Standards Act, 29 U.S.C. § 201, *et seq.*, PLAINTIFF and
8 the members of the COLLECTIVE CLASS are entitled to compensation for all hours actually
9 worked, including time working during meal periods, compensation based on wages at a rate not
10 less than the federal minimum wage describe above, and compensation at a rate not less than one
11 and one-half times their regular rate of pay for all hours worked in excess of forty (40) hours in any
12 workweek.

13 45. 29 C.F.R. 541.2 establishes that a job title alone is insufficient to establish the
14 exempt status of an employee. The exempt or nonexempt status of any particular employee must be
15 determined on the basis of whether the employee's salary and duties meet the requirements of the
16 regulations in this part.

17 46. The exemptions of the FLSA as listed in section 13(a), and as explained
18 by 29 C.F.R. 541.3, do not apply to PLAINTIFF and the other members of the COLLECTIVE
19 CLASS, because their work consists of non-management, production line labor performed with
20 skills and knowledge acquired from on-the-job training, rather than from the prolonged course of
21 specialized intellectual instruction required for exempt learned professional employees such as
22 medical doctors, architects and archeologists. PLAINTIFF does not hold a bachelor's degree related
23 to finance, has not taken any prolonged course of specialization relating to finance, and has attained
24 the vast majority of the skills used as an employee of DEFENDANTS from on the job training.

25 47. For an employee to be exempt as a bona fide "executive," all the
26 following criteria must be met and DEFENDANTS have the burden of proving that:

- 27 (a) The employee's primary duty must be management of the enterprise, or of a
28 customarily recognized department or subdivision;

1 (b) The employee must customarily and regularly direct the work of at least two (2) or
2 more other employees;

3 (c) The employee must have the authority to hire and fire, or to command particularly
4 serious attention to his or his recommendations on such actions affecting other
5 employees; and,

6 (d) The employee must be primarily engaged in duties which meet the test of exemption.

7 No member of the COLLECTIVE CLASS was or is an executive because they all fail to meet the
8 requirements of being an "executive" under section 13 of the FLSA and 29 C.F.R. 541.100.

9 48. For an employee to be exempt as a bona fide "administrator," all of the
10 following criteria must be met and DEFENDANTS have the burden of proving that:

11 (a) The employee must perform office or non-manual work directly related to
12 management or general business operation of the employer or the employer's
13 customers;

14 (b) The employee must customarily and regularly exercise discretion and independent
15 judgment with respect to matters of significance; and,

16 (c) The employee must regularly and directly assist a proprietor or an exempt
17 administrator; or,

18 (d) The employee must perform under only general supervision, work requiring special
19 training, experience, or knowledge; and,

20 (e) The employee must be primarily engaged in duties which meet the test of exemption.

21 No member of the COLLECTIVE CLASS was or is an administrator because they all fail to meet
22 the requirements for being an "administrator" under section 13(a) of the FLSA and 29 C.F.R.

23 541.202. PLAINTIFF and the other members of the COLLECTIVE CLASS perform their primary,
24 day to day duties without the requisite amount of discretion and independent judgment needed to
25 qualify for the administrative exemption.

26 49. During the COLLECTIVE CLASS PERIOD, the PLAINTIFF, and other
27 members of the COLLECTIVE CLASS, worked more than forty (40) hours in a work week and
28 were also required to perform duties that were primarily for the benefit of the employer during meal

1 periods.

2 50. At all relevant times, DEFENDANTS failed to pay PLAINTIFF, and other members
3 of the COLLECTIVE CLASS, minimum wages for all hours worked and overtime compensation for
4 the hours they have worked in excess of the maximum hours permissible by law as required by
5 section 7 of the FLSA, even though PLAINTIFF and the other members of the COLLECTIVE
6 CLASS, were regularly required to work, and did in fact work, both regular overtime hours.

7 51. At all relevant times, DEFENDANTS failed to pay PLAINTIFF, and other members
8 of the COLLECTIVE CLASS, regular compensation for the hours they have worked, performing
9 duties primarily for the benefit of the employer during meal periods.

10 52. For purposes of the Fair Labor Standards Act, the employment practices of
11 DEFENDANTS were and are uniform throughout California in all respects material to the claims
12 asserted in this Complaint.

13 53. There are no other exemptions applicable to PLAINTIFF and/or to members of the
14 COLLECTIVE CLASS.

15 54. As a result of DEFENDANTS' failure to pay minimum wages and overtime
16 compensation for hours worked, as required by the FLSA, PLAINTIFF and the members of the
17 COLLECTIVE CLASS were damaged in an amount to be proved at trial.

18 55. PLAINTIFF, therefore, demands that he and the members of the COLLECTIVE
19 CLASS be paid minimum wages as required by the FLSA for every hour worked in any work week
20 for which they were not compensated, overtime compensation as required by the FLSA for every
21 hour of overtime worked in any work week for which they were not compensated, straight wages for
22 every hour worked primarily for the benefit of DEFENDANTS during meal breaks for which they
23 were not compensated, plus interest and attorneys' fees as provided by law.

24 ///

25 ///

26 ///

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SECOND CAUSE OF ACTION

For Failure To Pay Earned Wages and Overtime Compensation

[Cal. Lab. Code §§ 204, 210, 218, 510, 1194, 1197 and 1198]

(By PLAINTIFF and the CALIFORNIA CLASS and Against all Defendants)

56. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, paragraphs 1 through 55 of this Complaint.

57. Cal. Lab. Code § 204 requires employers to pay employees for all hours worked as follows: "all wages... ..earned by any person in any employment are due and payable twice during each calendar month, on days designated in advance by the employer as the regular paydays." Cal. Lab. Code § 510 further provides that employees in California shall not be employed more than eight (8) hours in any workday or forty (40) hours in a workweek or on a seventh (7th) consecutive workday of a workweek unless they receive additional compensation beyond their regular wages in amounts specified by law.

58. Cal. Lab. Code § 551 states that, "Every person employed in any occupation of labor is entitled to one day's rest therefrom in seven."

59. Cal. Lab. Code § 552 states that, "No employer of labor shall cause his employees to work more than six days in seven."

60. Cal. Lab. Code § 1194 states:

Notwithstanding any agreement to work for a lesser wage, any employee receiving less than the legal minimum wage or the legal overtime compensation applicable to the employee is entitled to recover in a civil action the unpaid balance of the full amount of this minimum wage or overtime compensation, including interest thereon, reasonable attorney's fees, and costs of suit.

61. Cal. Lab. Code § 1197 states the requirement that a minimum wage be paid and provides:

The minimum wage for employees fixed by the commission is the minimum wage to be paid to employees, and the payment of a less wage than the minimum so fixed is

1 unlawful.

2 62. Cal. Lab. Code § 1198 provides:

3 The maximum hours of work and the standard conditions of labor fixed by the
4 commission shall be the maximum hours of work and the standard conditions of
5 labor for employees. The employment of any employee for longer hours than those
6 fixed by the order or under conditions of labor prohibited by the order is unlawful.

7 63. DEFENDANTS have intentionally and uniformly designated certain employees as
8 “exempt” from receiving wages for all hours worked and from receiving certain other rights, by
9 their job title and without regard to DEFENDANTS’ realistic expectations, the requirements of the
10 job, and the method of payment made by DEFENDANTS, including PLAINTIFF and the other
11 members of the CALIFORNIA CLASS who worked on the production side of the DEFENDANTS’
12 business enterprise. This was done in an illegal attempt to avoid payment of regular and overtime
13 wages and other benefits in violation of the Cal. Lab. Code and Industrial Welfare Commission
14 requirements.

15 64. Only employees whose primary job duties meet the test of exemption as a(n)
16 “executive,” “administrator,” “professional,” or as an “outside salesperson” may be exempt from
17 the provisions of the Wage Order that require the payment of minimum wage and overtime. The
18 primary job duties of the PLAINTIFF and the members of the CALIFORNIA CLASS would not
19 qualify these employees to meet either of these exemptions.

20 65. For an employee to be exempt as a bona fide “executive,” all the following criteria
21 must be met and DEFENDANTS have the burden of proving that:

- 22 (a) The employee’s primary duty must be management of the enterprise, or of a
23 customarily recognized department or subdivision; and,
24 (b) The employee must customarily and regularly direct the work of at least two (2) or
25 more other employees; and,
26 (c) The employee must have the authority to hire and fire, or to command particularly
27 serious attention to his or his recommendations on such actions affecting other
28 employees; and,

(d) The employee must customarily and regularly exercise discretion and independent judgment; and,

(e) The employee must be primarily engaged in duties which meet the test of exemption.

No member of the CALIFORNIA CLASS was or is an executive because they all fail to meet the requirements of being an "executive" within the meaning of Order No. 4-2001.

66. For an employee to be exempt as a bona fide "administrator," all of the following criteria must be met and DEFENDANTS have the burden of proving that:

(a) The employee must perform office or non-manual work directly related to management policies or general business operation of the employer; and,

(b) The employee must customarily and regularly exercise discretion and independent judgment; and,

(c) The employee must regularly and directly assist a proprietor or an exempt administrator; or,

(d) The employee must perform, under only general supervision, work requiring special training, experience, or knowledge, or,

(e) The employee must execute special assignments and tasks under only general supervision; and,

(f) The employee must be primarily engaged in duties which meet the test of exemption.

No member of the CALIFORNIA CLASS was or is an administrator because they all fail to meet the requirements for being an "administrator" under Order No. 4-2001.

67. The Industrial Welfare Commission, ICW Wage Order 4-2001 also sets forth the requirements which must be complied with to place an employee in the "professional" exempt category. For an employee to be exempt as a bona fide professional, all the following criteria must be met:

(a) The employee must primarily perform work that is intellectual or creative and that requires the exercise of discretion and independent judgment.

(b) The employee must be licensed or certified by the state of California and is primarily engaged in the practice of one of the following recognized

1 professions: law, medicine, dentistry, optometry, architecture, engineering,
2 teaching or accounting.

3 No member of the CALIFORNIA CLASS was or is an administrator because they all fail to meet
4 the requirements for being an "professional" under Order No. 4-2001.

5 68. PLAINTIFF, and other members of the CALIFORNIA CLASS, do not fit the
6 definition of an exempt executive, administrative, or professional employee because:

7 (a) Less than fifty percent (50%) of their work hours are spent on managerial or
8 administrative (exempt) duties;

9 (b) More than fifty percent (50%) of their work hours are spent performing non
10 exempt duties, including but not limited to answering telephones, filling out pre-
11 printed forms and following strict and exacting procedures;

12 (c) They do not have the discretion or independent judgment, in that they must follow
13 exacting and comprehensive company-wide policies and procedures which dictate
14 every aspect of their work day;

15 (d) They do not have the authority to hire and/or fire other personnel; and,

16 (e) PLAINTIFF and the other members of the CALIFORNIA CLASS did not earn a
17 monthly salary equivalent to two (2) times the state minimum wage for full-time employment.

18 69. PLAINTIFF, and other members of the CALIFORNIA CLASS, are not outside
19 salespersons within the meaning of the Wage Order because they did not and do not customarily and
20 regularly work more than half their working time away from the employer's place of business
21 selling tangible or intangible items or obtaining orders or contracts for products, services or use of
22 facilities.

23 70. PLAINTIFF, and other members of the CALIFORNIA CLASS, are not qualified
24 for exemption from overtime by virtue of receipt of payment of commissions, under subsection (D)
25 of Section 3 of the Wage Order, because the earnings of PLAINTIFF and the other members of the
26 CLASS did not exceed one and one-half (1 ½) times the minimum wage and/or less than half the
27 employee's compensation represents "commissions."

28 71. During the class period, the PLAINTIFF, and other members of the CALIFORNIA

1 CLASS, worked more than eight (8) hours in a workday and/or forty (40) hours in a work week
2 and/or on the seventh (7th) consecutive day of a workweek.

3 72. At all relevant times, DEFENDANTS failed to pay PLAINTIFF, and other members
4 of the CALIFORNIA CLASS, at least minimum wage for all hours they have worked and overtime
5 compensation for the hours they worked in excess of the maximum hours permissible by law as
6 required by Cal. Lab. Code §§ 510 and 1198, *et seq.* and the Wage Order, even though PLAINTIFF,
7 and the other members of the CALIFORNIA CLASS, were regularly worked regular hours at
8 DEFENDANTS' offices, and did in fact work overtime hours for DEFENDANTS.

9 73. By virtue of DEFENDANTS' unlawful failure to pay additional
10 compensation to the PLAINTIFF, and the other members of the CALIFORNIA CLASS, for their
11 regular and overtime hours, the PLAINTIFF, and the other members of the CALIFORNIA CLASS,
12 have suffered, and will continue to suffer, an economic injury in amounts which are presently
13 unknown to them and which will be ascertained according to proof at trial.

14 74. DEFENDANTS knew or should have known that PLAINTIFF, and the other
15 members of the CALIFORNIA CLASS, were misclassified as exempt from wages and
16 DEFENDANTS systematically elected, either through intentional malfeasance or gross nonfeasance,
17 not to pay them for their labor as a matter of uniform corporate policy, practice and procedure.
18 There is no basis for DEFENDANTS' failure to pay minimum wages to loan officers and mortgage
19 counselors for hours worked.

20 75. Therefore, PLAINTIFF, and the other members of the CALIFORNIA CLASS,
21 request recovery of regular and overtime compensation according to proof, interest, attorney's fees
22 and cost pursuant to Cal. Lab. Code § 218.5 and § 1194(a), as well as the assessment of any
23 statutory penalties against DEFENDANTS, in a sum as provided by the Cal. Lab. Code and/or other
24 statutes. Further, PLAINTIFF, and the other members of the CALIFORNIA CLASS, are entitled to
25 seek and recover reasonable attorneys' fees and costs pursuant to Cal. Lab. Code §§ 218.5 and 1194.

26 76. In performing the acts and practices herein alleged in violation of labor laws and
27 refusing to provide the requisite regular and overtime compensation, the DEFENDANTS acted and
28 continue to act intentionally, oppressively, and maliciously toward the PLAINTIFF, and toward the

1 other members of the CALIFORNIA CLASS, with a conscious and utter disregard of their legal
2 rights, or the consequences to them, and with the despicable intent of depriving them of their
3 property and legal rights and otherwise causing them injury in order to increase corporate profits at
4 the expense of PLAINTIFF and the members of the Class.

5
6 **THIRD CAUSE OF ACTION**

7 **For Failure to Pay Wages When Due**

8 **[Cal. Lab. Code § 203]**

9 **(By PLAINTIFF and the CALIFORNIA CLASS and Against All DEFENDANTS)**

10 77. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
11 incorporate by reference, as though fully set forth herein, paragraphs 1 through 76 of this Complaint.

12 78. Cal. Lab. Code § 200 provides that:

13 As used in this article:

14 (a) "Wages" includes all amounts for labor performed by employees of every
15 description, whether the amount is fixed or ascertained by the standard of time, task,
16 piece, commission basis, or other method of calculation.

17 (b) "Labor" includes labor, work, or service whether rendered or performed under
18 contract, subcontract, partnership, station plan, or other agreement if the labor to be
19 paid for is performed personally by the person demanding payment.

20 79. Cal. Lab. Code § 202 provides, in relevant part, that:

21 If an employee not having a written contract for a definite period quits his or her
22 employment, his or her wages shall become due and payable not later than 72 hours
23 thereafter, unless the employee has given 72 hours previous notice of his or her
24 intention to quit, in which case the employee is entitled to his or her wages at the
25 time of quitting. Notwithstanding any other provision of law, an employee who quits
26 without providing a 72-hour notice shall be entitled to receive payment by mail if he
27 or she so requests and designates a mailing address. The date of the mailing shall
28 constitute the date of payment for purposes of the requirement to provide payment

1 within 72 hours of the notice of quitting.

2 80. Cal. Lab. Code § 203 provides:

3 If an employer willfully fails to pay, without abatement or reduction, in accordance
4 with Sections 201, 201.5, 202, and 205.5, any wages of an employee who is
5 discharged or who quits, the wages of the employee shall continue as a penalty from
6 the due date thereof at the same rate until paid or until an action therefor is
7 commenced; but the wages shall not continue for more than 30 days.

8 81. Many of the CALIFORNIA CLASS members, including the PLAINTIFF, have
9 terminated their employment and DEFENDANTS have not tendered payment of wages owed.

10 82. Therefore, as provided by Cal lab. Code § 203, on behalf of himself and the members
11 of the CALIFORNIA CLASS, PLAINTIFF demands thirty days of pay as penalty for not paying all
12 wages due at time of termination for all employees who terminated employment during the
13 CALIFORNIA CLASS PERIOD and demand an accounting and payment of all wages due, plus
14 interest, as provided by Cal lab. Code § 218.6 plus attorneys fees and interest as allowed by law.

15
16 **FOURTH CAUSE OF ACTION**

17 **For Failure to Provide Accurate Itemized Statements**

18 **[Cal. Lab. Code § 226]**

19 **(By PLAINTIFF and the CALIFORNIA CLASS and against All DEFENDANTS)**

20 83. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
21 incorporate by this reference, as though fully set forth herein, paragraphs 1 through 82 of this
22 Complaint.

23 84. Cal. Labor Code § 226 provides that an employer must furnish employees with an
24 “accurate itemized statement in writing showing:

25 (1) gross wages earned,

26 (2) total hours worked by the employee, except for any employee whose compensation is
27 solely based on a salary and who is exempt from payment of overtime under subdivision (a)
28 of Section 515 or any applicable order of the Industrial Welfare Commission,

- (3) the number of piece-rate units earned and any applicable piece rate if the employee is paid on a piece-rate basis,
- (4) all deductions, provided that all deductions made on written orders of the employee may be aggregated and shown as one item,
- (5) net wages earned,
- (6) the inclusive dates of the period for which the employee is paid,
- (7) the name of the employee and his or her social security number, except that by January 1, 2008, only the last four digits of his or her social security number or an employee identification number other than a social security number may be shown on the itemized statement,
- (8) the name and address of the legal entity that is the employer, and
- (9) all applicable hourly rates in effect during the pay period and the corresponding number of hours worked at each hourly rate by the employee."

85. At all times relevant herein, DEFENDANTS violated Labor Code § 226, in that DEFENDANTS failed to properly and accurately itemize the number of hours worked by PLAINTIFF, and the other members of the CALIFORNIA CLASS at the effective regular rates of pay and the effective overtime rates of pay.

86. Both the Wage Order at Section 7 and California Code of Regulations § 11040(7) further require that every employer to do the following:

Every employer shall keep accurate information with respect to each employee including the following:

- (1) Full name, home address, occupation and social security number.
- (2) Birth date, if under 18 years, and designation as a minor.
- (3) Time records showing when the employee begins and ends each work period. Meal periods, split shift intervals and total daily hours worked shall also be recorded. Meal periods during which operations cease and authorized rest periods need not be recorded.
- (4) Total wages paid each payroll period, including value of board, lodging, or other compensation actually furnished to the employee.

1 (5) Total hours worked in the payroll period and applicable rates of pay. This information
2 shall be made readily available to the employee upon reasonable request.

3 (6) When a piece rate or incentive plan is in operation, piece rates or an explanation of the
4 incentive plan formula shall be provided to employees. An accurate production record shall
5 be maintained by the employer.

6 87. At all times relevant herein, DEFENDANTS violated Section 7 of the Wage Order
7 and California Code of Regulations § 11040(7) in that DEFENDANTS failed to properly and
8 accurately maintain information of the PLAINTIFF and other members of the CALIFORNIA
9 CLASS, consisting of time records showing when the employee begins and ends each work period
10 and the total hours worked in the payroll period with applicable rates of pay. Further,
11 DEFENDANTS failed to make such information available to employees.

12 88. DEFENDANTS knowingly and intentionally failed to comply with Labor Code §§
13 226, Section 7 of the Wage Order, and California Code of Regulations § 11040(7), causing
14 economic injury to PLAINTIFF, and the other members of the CALIFORNIA CLASS. These
15 damages include, but are not limited to, costs expended calculating the true hours worked and the
16 amount of employment taxes which were not properly paid to state and federal tax authorities.
17 These damages are difficult to estimate. Therefore, PLAINTIFF, and the other members of the
18 CLASS are entitled to recover liquidated damages of \$50.00 for the initial pay period in which the
19 violation occurred, and \$100.00 for each violation in subsequent pay period pursuant to Labor Code
20 § 226, in an amount according to proof at the time of trial (but in no event more than \$4,000.00 for
21 PLAINTIFF and each respective member of the CALIFORNIA CLASS herein) plus reasonable
22 attorney's fees and costs pursuant to Labor Code § 226(g).

23
24 **FIFTH CAUSE OF ACTION**

25 **For Failure to Provide Meal and/or Rest Periods**

26 **[Cal. Lab. Code §§ 226.7 and 512]**

27 **(By PLAINTIFF and the CALIFORNIA CLASS and against All DEFENDANTS)**

28 89. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and

1 incorporate by reference, as though fully set forth herein, paragraphs 1 through 88 of this Complaint.

2 90. Cal. Lab. Code § 512 provide, in relevant part: "An employer may not employ an
3 employee for a work period of more than five hours per day without providing the employee with a
4 meal period of not less than 30 minutes, except that if the total work period per day of the employee
5 is no more than six hours, the meal period may be waived by mutual consent of both the employer
6 and employee. An employer may not employ an employee for a work period of more than 10 hours
7 per day without providing the employee with a second meal period of not less than 30 minutes,
8 except that if the total hours worked is no more than 12 hours, the second meal period may be
9 waived by mutual consent of the employer and the employee only if the first meal period was not
10 waived."

11 91. Section 11 of the Order 4-2001 of the Industrial Wage Commission (the "Wage
12 Order") provides, in relevant part:

13 Meal Periods:

- 14 (A) No employer shall employ any person for a work period of more than five (5)
15 hours without a meal period of not less than 30 minutes, except that when a
16 work period of not more than six (6) hours will complete the day's work the
17 meal period may be waived by mutual consent of the employer and the
18 employee. Unless the employee is relieved of all duty during a 30 minute
19 meal period, the meal period shall be considered an "on duty" meal period
20 and counted as time worked. An "on duty" meal period shall be permitted
21 only when the nature of the work prevents an employee from being relieved
22 of all duty and when by written agreement between the parties an on-the-job
23 paid meal period is agreed to. The written agreement shall state that the
24 employee may, in writing, revoke the agreement at any time.
- 25 (B) If an employer fails to provide an employee a meal period in accordance with
26 the applicable provisions of this order, the employer shall pay the employee
27 one (1) hour of pay at the employee's regular rate of compensation for each
28 workday that the meal period is not provided.

1 92. Section 12 of the Order 4-2001 of the Industrial Wage Commission (the "Wage
2 Order") provides, in relevant part:

3 Rest Periods:

4 (A) Every employer shall authorize and permit all employees to take rest periods,
5 which insofar as practicable shall be in the middle of each work period. The
6 authorized rest period time shall be based on the total hours worked daily at
7 the rate of ten (10) minutes net rest time per four (4) hours or major fraction
8 thereof. However, a rest period need not be authorized for employees whose
9 total daily work time is less than three and one-half (3 1/2) hours. Authorized
10 rest period time shall be counted as hours worked for which there shall be no
11 deduction from wages.

12 93. Cal. Lab. Code § 226.7 provides:

13 (a) No employer shall require any employee to work during any meal or rest period
14 mandated by an applicable order of the Industrial Welfare Commission.

15 (b) If an employer fails to provide an employee a meal period or rest period in
16 accordance with an applicable order of the Industrial Welfare Commission, the
17 employer shall pay the employee one additional hour of pay at the employee's regular
18 rate of compensation for each work day that the meal or rest period is not provided.

19 94. DEFENDANTS have intentionally and improperly failed to provide all rest and/or
20 meal periods without any work or duties to PLAINTIFF and the other members of the
21 CALIFORNIA CLASS who worked more than three and one half hours (3 ½) per day, and by
22 failing to do so DEFENDANTS violated the provisions of Labor Code 226.7.

23 95. Therefore, PLAINTIFF demands on behalf of himself and the members of the
24 CALIFORNIA CLASS, one (1) hour of pay for each workday in which a rest period was not
25 provided for each four (4) hours of work during the period commencing on the date that is within
26 four years prior to the filing of this Complaint and one (1) hour of pay for each five (5) hours of
27 work in which a meal period was not provided.

28

SIXTH CAUSE OF ACTION

For Failure to Indemnify

[Cal. Lab. Code § 2802]

(By PLAINTIFF and the CALIFORNIA CLASS and Against All DEFENDANTS)

96. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, paragraphs 1 through 95 of this Complaint.

97. Cal. Lab. Code § 2802 provides, in relevant part, that:

An employer shall indemnify his or her employee for all necessary expenditures or losses incurred by the employee in direct consequence of the discharge of his or her duties, or of his or her obedience to the directions of the employer, even though unlawful, unless the employee, at the time of obeying the directions, believed them to be unlawful.

98. At all relevant times herein, DEFENDANTS have violated Cal. Lab. Code § 2802, by failing to indemnify and reimburse PLAINTIFF, and all the members of the CALIFORNIA CLASS for all expenditures or losses incurred in direct consequence of the discharge of PLAINTIFF'S duties. In particular, DEFENDANTS required PLAINTIFF and the other members of the CALIFORNIA CLASS to utilize a cell-phone and their automobile in order to perform and fully discharge the duties imposed by DEFENDANTS. Subscription to a cell-phone provider and the use of an automobile by PLAINTIFF and the members of the CALIFORNIA CLASS were necessary to meet with realtors, attend meetings and make necessary telephone calls. Although the cell-phone subscription and the use of the automobile were necessary expenditures incurred by PLAINTIFF and the members of the CALIFORNIA CLASS, DEFENDANTS failed to indemnify and reimburse as an employer is required to do under the laws and regulations of California

99. Thus, PLAINTIFF and the members of the CALIFORNIA CLASS were forced to contribute to the expenses of the DEFENDANTS' business, which expenses must be refunded by DEFENDANTS to each member of the CALIFORNIA CLASS.

100. Cal. Lab. Code § 2802(b) and (c) provide for interest at the statutory post judgment

1 rate of 10% simple interest per annum from the date of the expenditure plus attorneys' fees to
2 collect reimbursement.

3 101. PLAINTIFF, therefore, demands reimbursement for expenditures or losses incurred
4 by him and the members of the CALIFORNIA CLASS in direct consequence of the discharge of
5 their duties, or their obedience to the directions of the DEFENDANTS with interest at the statutory
6 rate and attorneys' fees.

7
8 **SEVENTH CAUSE OF ACTION**

9 **For Unlawful Business Practices**

10 **[Cal. Bus. And Prof. Code § 17200 *et seq.*]**

11 **(By PLAINTIFF and the CALIFORNIA CLASS and against All DEFENDANTS)**

12 102. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
13 incorporate by this reference, as though fully set forth herein, paragraphs 1 through 101 of this
14 Complaint.

15 103. DEFENDANTS are "persons" as that term is defined under California Business &
16 Professions Code § 17021.

17 104. California Business & Professions Code § 17200 defines unfair competition as any
18 unlawful, unfair, or fraudulent business act or practice.

19 105. By the conduct alleged hereinabove in the First through Sixth Claims for Relief,
20 DEFENDANTS have violated the provisions of the Unfair Competition Law, Cal. Bus. & Prof.
21 Code §§ 17200, *et seq.*, for which this Court should issue equitable and injunctive relief, pursuant to
22 Cal. Bus. & Prof. Code § 17203, including restitution of wages wrongfully withheld or labor taken
23 without proper compensation.

24 106. By and through the unfair and unlawful business practices described hereinabove,
25 DEFENDANTS have obtained valuable property, money, and services from the PLAINTIFF, and
26 the other members of the CLASS, and has deprived them of valuable rights and benefits guaranteed
27 by law, all to their detriment and to the benefit of DEFENDANTS so as to allow DEFENDANTS to
28 unfairly compete.

107. All the acts described herein as violations of, among other things, the Cal. Lab. Code, California Code of Regulations, and the Industrial Welfare Commission Wage Orders, are unlawful and in violation of public policy, are immoral, unethical, oppressive, and unscrupulous, and thereby constitute unfair and unlawful business practices in violation of Cal. Bus. And Prof. Code § 17200 *et seq.*

108. PLAINTIFF, and the other members of the CALIFORNIA CLASS, are further entitled to, and do, seek a declaration that the above described business practices are unfair and unlawful and that an injunctive relief should be issued restraining DEFENDANTS from engaging in any of these unfair and unlawful business practices in the future.

109. PLAINTIFF, and the other members of the CALIFORNIA CLASS, have no plain, speedy, and/or adequate remedy at law that will end the unfair and unlawful business practices of DEFENDANTS. Further, the practices herein alleged presently continue to occur unabated. As a result of the unfair and unlawful business practices described above, PLAINTIFF, and the other members of the CALIFORNIA CLASS, have suffered and will continue to suffer irreparable harm unless DEFENDANTS are restrained from continuing to engage in these unfair and unlawful business practices. In addition, DEFENDANTS should be required to disgorge the unpaid moneys to PLAINTIFF, and the other members of the CALIFORNIA CLASS.

PRAYER

WHEREFOR, PLAINTIFF prays for judgment against each Defendant, jointly and severally, as follows:

- A) Compensatory damages, according to proof at trial due PLAINTIFF and the other members of the COLLECTIVE CLASS and CALIFORNIA CLASS, during the applicable COLLECTIVE CLASS PERIOD and CALIFORNIA CLASS PERIOD plus interest thereon at the statutory rate;
- B) Restitution, according to proof at trial, due PLAINTIFF and the other members of the CALIFORNIA CLASS, during the applicable CALIFORNIA CLASS PERIOD plus interest thereon at the statutory rate;

- 1 C) One (1) hour of pay for each workday in which a meal period was not provided to
2 PLAINTIFF and each member of the CALIFORNIA CLASS for each four (4) hours
3 of work during the period commencing on the date that is within four years prior to
4 the filing of this Complaint;
- 5 D) An order temporarily, preliminarily and permanently enjoining and restraining
6 DEFENDANTS from engaging in similar unlawful conduct as set forth herein;
- 7 E) An order requiring DEFENDANTS to provide an accounting of all hours worked, all
8 wages, and all sums unlawfully withheld from compensation due to PLAINTIFF and
9 the other members of the COLLECTIVE and CALIFORNIA CLASSES;
- 10 F) Imposition of a constructive trust upon the assets of the DEFENDANTS to the extent
11 of the sums due to PLAINTIFF and to the other members of the COLLECTIVE and
12 CALIFORNIA CLASSES;
- 13 G) An award of interest, including prejudgment interest at the legal rate;
- 14 H) An award of statutory damages, including reasonable attorneys' fees and cost of suit;
- 15 I) An award of penalties as available under the law; and,
- 16 J) Such other and further relief as the Court deems just and proper.

17
18 Dated: April 25, 2008

BLUMENTHAL & NORDREHAUG

19
20 By: 

Norman B. Blumenthal
Attorneys for Plaintiff Sones


21
22
23 UNITED EMPLOYEES LAW GROUP
24 Walter Haines, Esq.
25 65 Pine Ave, #312
26 Long Beach, CA 90802
27 Telephone: (562) 256-1047
28 Facsimile: (562) 256-1006

DEMAND FOR JURY TRIAL

Plaintiff demands a jury trial on issues triable to a jury.

Dated: April 25, 2008

BLUMENTHAL & NORDREHAUG

By: 
Norman B. Blumenthal
Attorneys for Plaintiff

UNITED EMPLOYEES LAW GROUP
Walter Haines, Esq.
65 Pine Ave, #312
Long Beach, CA 90802
Telephone: (562) 256-1047
Facsimile: (562) 256-1006

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JS 44 (Rev. 12/07)

CIVIL COVER SHEET

ORIGINAL

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS

JOHN SONES, on behalf of himself, and on behalf of all persons similarly situated,

(b) County of Residence of First Listed Plaintiff San Diego
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorney's (Firm Name, Address, and Telephone Number)

BLUMENTHAL & NORDREHAUG, 2255 Calle Clara, La Jolla,
92037 858.551.1223

DEFENDANTS

WORLD MORTGAGE COMPANY; and, Does 1 to 10,

08 APR 25 PM 4:34

County of Residence of First Listed Defendant

CLERK, U.S. DISTRICT COURT (PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

Attorney (Firm Name)

CV 07 56 BEN JMA

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
☐ 2 U.S. Government Defendant
☒ 3 Federal Question (U.S. Government Not a Party)
☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs. <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other <input checked="" type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 463 Habeas Corpus - Alien Detainee <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(p)) FEDERAL TAX SUITS <input checked="" type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 440 Other Civil Rights	PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus: <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition		

V. ORIGIN

(Place an "X" in One Box Only)

- ☒ 1 Original Proceeding
☐ 2 Removed from State Court
☐ 3 Remanded from Appellate Court
☐ 4 Reinstated or Reopened
☐ 5 Transferred from another district (specify)
☐ 6 Multidistrict Litigation
☐ 7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
FLSA, 29 U.S.C. Section 201, et seq.

Brief description of cause:

Complaint for Unpaid Wages and Overtime

VII. REQUESTED IN COMPLAINT:

☒ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

4.25.08

FOR OFFICE USE ONLY

RECEIPT #

150209

AMOUNT

\$350

APPLYING IFP

JUDGE

MAG. JUDGE

MS 4/25

**UNITED STATES
DISTRICT COURT**
SOUTHERN DISTRICT OF CALIFORNIA
SAN DIEGO DIVISION

150209 - MS

**April 25, 2008
16:33:59**

Civ Fil Non-Pris

USAO #: 08-CV-0756-BEN CIVIL FILING

Judge.: ROGER T BENITEZ

Amount.: \$350.00 CK

Check#: BC11395

Total-> \$350.00

FROM: JOHN SONES
VS. WORLD MORTGAGE COMPANY
CIVIL FILING